	STATE OF KANSAS, DOUGLAS COUNTY, II.
J.R. Woodward TO	This instrument was filed for record on the 7 day of <u>2 eb</u> A. D. 19 <u>26</u> , at 3:30 P. M.
F.C.Lotz	By Depuy.
THIS INDENTURE, Made this sixth day of Februa hundred and twenty eight between	
J.R.Woodward a single man	and State of Kansas
part.y	part_Y of the second part.
Three Hundred seventy five	DOLLARS, to him duly paid, the receipt of Grant, Bargain, Sell and Mortgage to the said part. Y of the second part,
Lot One in the city of Lawrence.	Hundred twenty one (121) on New York street
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with the appurtenances and all the estate, title and interest of the said part And the said part <u>J</u> of the first part do <u>CD</u> hereby covenant and agree that at	
eited of a good and indefeasible estate of inheritance therein, free and plear of all incumbrance except a mortgoge to the Lawre and that they will warrant and defend the same against all parties making lawful claim thereta	nce Building and Loan Association for \$1000 .
It is agreed between the parties hereto that the part $y_{-}$ of the first part shall at all assessed against said real estate when the same becomes due and payable, and that <u>he</u>	t time during the life of this inductive, pay all texts or assessments that may be levels or $\frac{1}{2}$ 21 Licep the building upon said real estate innured apilation for and terms of the low, if any made symble to the part $\sum_{i=1}^{n}$ of the second part to the extent of
	are, the root, it may make plane to the part of the wood part to the ettert of any such tarsewhen the same become due and puyable and to keep said permises insured as or either, and the amount so paid shall become a part of the indebtedness, secured by this regard.
THIS GRANT is intended as a mortgage to scure the paramet of the sum of	DOLLARS,
and by at B terms made payable to the part of the second part, with all aums of money advanced by the said part of the second part to pay for any insurance	interest accruing thereon according to the terms of said obligation and also to secure any sum or or to discharge any taxes with interest thereon as herein provided, in the event that said
pert. X. — of the first part shall fail to pur the same as provided in the indextorm And this compares shall be in the first part parton be inside as biron section, and the part thereof or any obligation created thereby, or mirrare thermon, or if the isass on and resi up, as provide hermin, or if the bulknings on and resides are not key far in a good repart absolute, and the whole sum meraning upwaid, and all of the obligations provided for in as matter and become das and payable at the ception of the holder hereor, which notices and	obligation contained therea fully discharged. If default he made in such asymptotic or any exists are not payed here the same incomend as and payable, or if the interance as not here the same payed in the same start of the same start of the same start of the same of a start of the same start of the same start of the same start of the same start if a start of the same start $M_{-}$ of the same start start of the same start of the same start of the same start
to take possession of the axis premises and all the improvements the and benefits accruing therefrom: and to sell the premises and all the improvements the amount there unpaid of principal and interest, together with the costs and charges incident th demand, to the fart nert.	a it shall be instruit for the shall part. J of the second part. Second part of the provided by the same of the hard a receiver appointed to collect the remainer the presented by the shall be paid by the same provided by the same has, the same presented by the same provided by t
IN WITNESS WHEREOF, The part Y of the first part ha B h	d nuk and revry obligation threin contained, and all brackin serving therefrom shall extend three savens at an expective particle hereto. ercunto set
above written.	J.R.Woodward (SEAL)
	(SEAL) (SEAL)
	(SEAL)
STATE OF Kansas	
COUNTY OF DOUGLES	3th A. D. 19 28, before me, a
Countr of Douglas &s. BE IT REMEMBERED, That on this &	the aforesaid County and State, came
COUNTY OF Douglas /**. BE IT REMEMBERED, That on this f .Notary. Public · in J.R. Roodward a single man to me personally known to be the same person of the same person.	who executed the foregoing instrument and duly acknowledged the execution
COUNTY OF Douglas /**. BE IT REMEMBERED, That on this f .Notary. Public · in J.R. Roodward a single man to me personally known to be the same person of the same person.	who executed the foregoing instrument and duly acknowledged the execution subscribed my name, and affixed my official seal on the day and year last

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